मा सर्वोच्य न्यायालयाने रॅगिंग प्रतिबंध करण्यासंदर्भत दिलेल्या निर्णयासी अमलबंजावजी करण्याबाबत...

महाराष्ट्र रासन उच्च ४ तंत्र शिक्षण विभाग् परिपत्रक क्रमांक : संकीर्ण २००५/(२३८/०५)/हिशि-९ मंत्रासय विस्तार भवन, मुंबई ४०० ०३२. दिनांक : ९८ जुले, २००७

परिपन्नक :

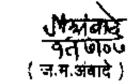
केरळा विद्यापीठ विरुद्ध कॉन्सिल, प्रिन्सिपॉल्स, कॉलेजेस, कॅरळा ॲन्ड इतर या स्पेशल लिख ॲपिल (Civil) क्रमांक २४२९५/२००४ मध्ये मा.सर्वोच्च न्यायालाने विनांक १६ मे, २००७ रोजी विलेल्या अंतरिम आदेशाच्या अनुबंगाने, रीक्षणिक संस्थामद्यन रॅगिंग होक नये म्हणून काही तालढीच्या उपाययोजना करावयाच्या आहेत.

- २. रॅगिंग प्रतिबंध संदर्गत मा. सर्वोच्च न्याग्रासयाने दिनाक २७ नोकेंबर, २००६ रोजी विलेल्या आदेशानुसार केंद्र शासनाच्या मनुष्यंबळ विकास मंत्रालगाने ब्रॉ.आर.के.राघवन, माजी संवालक, सी.बी.आर्थ, वाच्या अध्यक्षतेखाली एक समिती गठीत केली होती. सदर समितीने दिनाक ७ मे, २००७ रोजी आपला अहवाल मा. सर्वोच्च न्यायालयास सादर केली. तौ विचारीत घेऊन मा. सर्वोच्च न्यायालयाने विनाक १८ मे, २००७ रोजी विविध प्राधिकरणांना निदेश दिले मा.सर्वोच्च न्यायालयाने विलेल्या अंतरिम आदेशाची प्रत सौंबत जोडली आहे. मा.सर्वोच्च न्यायालयाने विलेल्या अंतरिम आदेशाची प्रत सौंबत जोडली आहे. मा.सर्वोच्च न्यायालयाने सितीच्या अहवालातील खालील शिकारशीची तातढीने अंगलयजावणी करण्याचे निदेश विलेले आहेत.
 - रॉगिंग सारख्या गुन्ह्याची पुनरावृत्ती डोक नये म्हणून देण्यात येणारी शिक्षा की कवक असाबी, जेले ककन, इतराना वहरात बसेल.
 - 2) ऐसिमच्या प्रत्येक घटनेसस्य संस्था स्तरावर करण्यात आलेली कारवाई जर संबंधीत विद्यार्थ्यांला (Viction) किया त्याच्या पालकांला किया संबंधिया प्रमुखाला समाधानकारक पाटत नसेल तर कोणताही अपवार्थ न करता संस्थेच्या प्राविका-यांनी स्थानिक पोलिसांकडे F.L.R. दाखल करावा. बळी पडलेल्या विद्यार्थ्यांच्या पालकांना पोलिसांमध्ये परस्पर F.L.R. दाखल करावा. वाला करावयाचा असला, तरीडी संस्थेच्या प्राविका-यांनी/ F.L.R. दाखल करणे आवश्यक राष्टील.
 - ३) हैक्सणिक संस्थेकुकुम प्रवेशासाठी छापलेल्या पुरितकेमध्ये (Prospectus) असे स्पन्टपणे नमूद कवाने की, प्रवेशासाठी गेणारा विद्यार्थी गामूर्यी रिगिंग करण्यासध्ये गुंतलेका असेल सह स्थाका प्रवेश माकारण्यात ग्रेहेंस किया प्रवेश दिस्यानंतरही असे निवर्शनास आले की, सदर विद्यार्थी पॅनिंग करण्यासध्ये गुंतलेला होता तर स्वाला निकारित करण्यात ग्रेहेंस.

...₹...

- ४) संबंधीत संख्येचे प्राधिकारी आणि कार्यकर्ते यांची रॅगिंगला प्रतिबंध करण्याची सामुदायिक जवाबदारी राहील. रौक्षणिक संख्येने रॅगिंगला प्रतिबंध करण्यासाठी परिणामकारक उपाययोजना केली किंवा नाही यांची शासनाला तपासणी करता येईल आणि जर यामध्ये त्यांनी योग्य ती कार्यवाही केली नसेल तर राज्य शासनाककृत अनुदान नाकारण्यासारखी कारवाई केली जादू शकेल.
- ५) शैक्षणिक संस्थानी रॅगिंग प्रतिबंध समित्या आणि पथके तात्रहीने स्थापन करातीत. मा. सर्वोच्च न्यायालयाने तात्रहीने अमलबजावणी करण्यासाठी निदेश दिलेल्या वरील शिफारशींची अमलबजावणी केली आहे की नाही, हे पाहण्याचे काम सदर समित्यां आणि पथकाचे राहील. मा.सर्वोच्च न्यायालयाच्या निदेशाप्रमाणे शिफारशींची अमलबजावणी होत नसेल तर समित्यांनी ही झब मा.सर्वोच्च न्यायालयाच्या निदर्शनास आणण्यात थाती.
- क्रिंग सर्व संबंधीतांना कळविण्यात येते की, मा सर्वोच्च न्यायालयाने दिलेल्या आदेशांची तालढीने अंगलनजावणी करण्याच्या वृष्टीने सदर परिचत्रक व मा सर्वोच्च न्यायालयाचा निर्णय सर्व महाविद्यालये, शैक्षणिक संस्था यांच्या निर्वास आणादे.
- ४. सदर शासन निर्णय महाराष्ट्र शासनीच्या www.maharashtra.gov.in या वेबसाईटवर उपलब्ध करण्यात आला असून, त्याचा संगणक सांकेतांक क्र.२००७०७१८,१७३००५००१ असा आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नांवाने.



कार्यासन अधिकारी, महाराष्ट्र शासन

प्रति,

- १) शिक्षण संचालक (उच्च शिक्षण) महाराष्ट्र राज्य, पुणे
- २) सर्व विभागीय सहसंघालक, उच्च शिक्षण
- सर्व विद्यापीठाचे कुलसचिव,
- ४) गृह विभाग, मंत्रालय, मुंबई
- प्रालेय शिक्षण विभाग, मंत्रालय , मुंबई
- ६) शिक्षण संचालक,महाराष्ट्र राज्य, पुणे
- ७) वैद्यकिय रिकाण विभाग, मंत्रालय, मुंबई
- ८) संचालक, वैद्यकीय शिक्षण आणि संशोधन, महाराष्ट्र राज्य, मुंबई ९) कृषी व प.वू.स. विभाग, मंत्रालय,भूंबई
- ९०) निवब नस्ती, (विशि-१)

(204)

fenim: - 4 Jon 2007

DIMS मुक्त कविष्यं काम का

No CSO/VIP Ecg3

92/2/2/2-DA

D.No. 370/04/X1-A Dated: 18th May, 2007.

From:

The Assistant Registrar, Supreme Court of India.

To:

- The Secretary,
 Ministry of Human Resources Department,
 Shastri Bhavan, New Delhi.
- Sh. R.K. Raghavan,
 (Ex-Oirector, CBI), Chairman of the Committee on Ragging,
 To be served through The Secretary.
 Ministry of Human Resource Development,
 Shastri Bhawan, New Delhi-1.
- The Director, Indian Institute of Technology Kanpur, Member, Committee on Ragging, Kanpur (U.P.).
- The Principal, Doctor Mariana Azad Medical College, Member, Committee on Ragging, New Delhi-110 002.
- The Principal, Ramas College, University of Delhi, Member, Committee on Regging, Delhi.
- Sir. Sunil Kumar, Joint Secretary, Ministry of Human Resource Development, Member Convenor, Committee on Ragging, Shastri Bhawan, New Delhi.
- Mr. Gopal Subramanyan (Amicus Curiae),
 Ld. Addi. Solicitor General for India.
- The Director, National Council for Educational Research and Training, Aurobindo Marg, New Delhi.

8174 (39)

M. Comp.

- 2 -
- The Chairman,
- University Grants Commission.
- Bahadurahah Zafar Mére, New Delhi.
- 10. The Registrar, Calcutta High Court, Calcutta (West Bengal).
- 11 The Registrar, High Court of Bombay,
- Bombay (Maharashira) 12. The Registrar, High Court of Allahabad,
- Allshabad (U.P.) 13. The Registrar, High Court of Andhra Pradosh, Hyderehad (A.P.).
- 14. The Rogistras, High Court of Chhattisgath, Bilaspor (Chhattisgarh).
- Sher Shah Suri Road, New Delhi. t6. The Registrar, High Court of Jharkhand,

15. The Registrer,

Delhi High Court,

- Ranchi (Jhackband). 17. The Registrac, High Court of Madhya Pradesh,
- Jahalpur (M.P.). 18. The Registrar, High Court of Punjab & Haryana, Chandigarh.
- 19.The Registrar, High Court of Rajanthan, Jodhpor(Rajasthan).
- 20. The Registrar, High Court of Pains, Patna (Bihar).

- 21. The Registrar, High Court of Madras, Chennai (Tamil Nadu).
- 22. The Registrar, High Court of Kerala, Ernakulam.
- 23. The Registrar, Katnataka High Court, Bangalore (Karnataka).
- 24. The Registrar, Gujarat High Court, Ahmedabad (Gujarat).
- 25 The Registrar, The Gauhati High Court, Cauhati (Assam).
- 26. The Registrar, Himachal Pradesb High Court, Shimle (H.P.)
- 27. The Registrar, Orisse High Court, Cuttack (Orissa).
- 28. The Registrar,
 Jammo & Kashmir High Court,
 Srinagar (J&K).
- 29. The Registrar, Sikkim High Court, Gangtok (Sikkim).
- 30. The Registrar, High Court of Uttaranchal, Nathital (Uttaranchal).
- 31. State of Andhra Pradesh, through the Chief Secretary, Hyderahad (Andhra Pradesh).
- 32.State of Arunachal Pridesh, through the Chief Secretary, Itanaghr (Arunachal Pridesh).

- 33.State of Assam, through the Chief Secretary, Disput (Assam):
- 34.State of Bihar, through the Chief Secretary, Paten (Bihar).
- 35 State of Chantisgarh, through the Chief Socretary, Raipur (Chhattisgath).
- 36. State of Gos, through the Chief Secretary, Panaji (Gos).
- 37.State of Gujerat, through the Chief Secretary, Gundhinagar (Gujerat).
- 38. State of Haryana, through the Chief Secretary, Chandigurb.
- 39.State of Himauhal Pradesh, through the Chief Secretary, Shimle (H.P.).
- 40. State of Jammu & Kashmir, through the Chief Secretary, Scienger (J&K).
- 41.State of Jharkhand, through the Chief Secretary, Reachi (Jharkhand).
- 42.State of Karnataka, through the Chief Secretary, Bangalore (Karnataka).
- 43.State of Kerala, through the Chief Secretary. Thicovanaothaparam (Kerala).
- 44.State of Madhya Pradesh, through the Chief Secretary, Bhopal (M.P.).

- 45 State of Maharashtra, through the Chief Secretary. Mumbai (Maherashtra).
- 46.State of Manipur, through the Chief Secretary, imphal (Manipur).
- 47.State of Meghalaya, through the Chief Secretary, Shillong (Meghalaya)
- 48 State of Mizoram.
 through the Chief Secretary,
 Aizwal (Mizoram).
- 49 State of Nagaland, through the Chief Secretary, Kohima (Nagaland).
- 50.State of Orissa, through the Chief Secretary, Bhubneshwar (Orissa).
- 51 State of Punjab, through the Chief Secretary, Chandigath.
- 52.State of Rejesthen, through the Chief Secretary, Jaipur (Rejesthen).
- 53.State of Sikkim, through the Chief Secretary, Gangtok (Sikkim).
- 50.State of Tamil Nadu.; through the Chief Secretary. Cheunai (T.N.).
- 55.State of Tripura, through the Chief Secretary, Asartale, [Thinura]
- 56.State of Utter Pradesh, through the Chief Secretary, Lucknow (UP)

57 State of Uttaranchal, through the Chief Segretary, Dehradon (Uttaranchal).

58.State of West Bengal, through the Chief Secretary, Kolkata (W.B.).

Kulkata (W.B.).

59. Enion Territory of Andaman & Nicobar Islands, through its Administrator,
Port Blair

through its Administrator,
Port Blain

60 Union Territory of Chandigarh,
through its Administrator,
Chandigarh

6! Government of NCT of Delhi, through its Chief Secretary, Delhi Secretariat, I.P. Estate, New Delhi.

62.Union Territory of Daman & Diu, through its Administrator, Moti Daman.
63.Union Territory of Dadra & Nagar Hayeli,

Silvassa.

6. Union Territory of Lakshadweep, through its Administrator, Kaymutti

through its Administrator,

65 Union Territory of Pondicherry, through its Administrator, Pondicherry

PETITIONS FOR SPECIAL LEAVE TO APPEAL (CIVIL) NOS. 24295 & 14296-99 OF 2004 WITH PRAYER FOR INTERIM RELIEF.

The University of Kerala etc. etc.

The Council of Principals' of Colleges
in Kerala (Principals' Council) & Ors, Etc. etc.

...7/-

...Respondents

...Petitioner

Sir,

In continuation of this Registry's letter of even number dated 30° November, 2006. I am directed to inform you that the matters above-mentioned were listed before this Honble Court on 16° May, 2007 when the Court was pleased to pass certain directions to the various authorities viz. Committee on Ragging, Central Government, Courts, all the States and Union Territories, National Council for Educational Research and Training (NCERT), State Council for Educational Research and Training (SCERT), Institutional Authorities and its respective functionaries.

In view of the aforesaid a certified copy of the Order as contained in the Record of Proceedings dated 16th May, 2007, is enclosed herewith for your information and necessary compliance.

Please acknowledge receipt.

Yours faithfully,

ASSISTANT REGISTRAR

Encl: As above.

Y

E UPREME COURT OF INDIA
RECORD OF PROCEEDINGS

073303

Surition(s) for Special Leave to Appeal (Civil) No(s).24295/2004

throw the judgement and order dated 24/06/2004 in MP No. 30845/2003 of the RISH COURT OF KERALA AT ERMANULAND

UNIVERSITY OF KERALA

Certified to be true Copyle

Assistant Register (| Gebattaner (s)

... Cash : 540/4 (0) 214.7

Supreme Court of Jed + | Baspondent (s)

VERBUS

COUNCIL, PRINCIPALS', COLLEGES, KERALA LORS

(With apple (s) for intervention and modification and directions and implementant as party respondent and with prayer for interip relief and office report)

With SIP(C) NO. 14336 of 2005 (With appln.(4) for exemption from filing O.T. and c/delay in filing counter affidavit and office report)

M.P. (CAL.) NO. 173 of 2006 (Fith applin.(s) for directions and exemption from filing O.T. and urging addl. ground and with office report)

Str(C) h0. 24296~24299 of 2004
(Hith prayer for interim relief and office report)

late: 15/05/2007 These Petitions were called on for hearing today.

√ 2-X ;

mentol: if. Jestice Artist pasayat hentale MR. Jestice S.H. Kapadia

> Mr. Gopal Subremeniam, A.S.G. (A.C.) Mrs. Sushma Suri, Adv. Mr. Abhishek Tewari, Adv.

for Petitioner(s) Mr. R. Sathish, Ldv.

Or. Sushil Balwada, Adv. Mr. Satbir Tillania, Adv. Mr. Bail Karnwal, Adv.

Mr. Preshent Rumar, Adv. Ms. Pooje Dhar, Adv. Ms. Reine Kaul, Adv. for M/s AP & J Chambers, Advs.

for m/s ar & J Chambers, Advs.

For Respondent(s) Mr. Ranjit Kumar, Sr.Adv. Mr. E.M.S. Anan, Adv. Mr. Fazlin Anan, Adv.

> Mr. P.V. Dinesh, Adv. Mrs. Sindhu T.P., Adv.

Mr. P.V. Vined, Adv. Mr. Sandeep B.K., Adv.

Mr. XH. Nobin Singh, Adv.

Mr. David Ran, Adv.

Mr. S. Biswejit Moitoi, Adv.

Mr. Menoj Swarup, Adv.

Me. Leiit Kohli, Adv.

Yor M/s. Kanoj Swarup & Co., Advs.

Mr. T.Y. George, Adv.

Mr. H.P. Vinod, Adv.

Er. Ajay K. Jain, Adv.

Mr. Sjith P., Adv.

Mr. E.R. Saşiprabbu, Adv.

Mr. Ajit Kumar Sinha, Adv.

My. M.K. Hichael, Adv.

Mr. K.K.D. Hamboodiri, Adv.

Mr. V.G. Pragasam, Adv.

Mr. Shivaji M. Jedhav, Adv.

Mr. Radha Shyaz Jenz, Adv.

For Res.1-3 4 5 in WP 173/06:

Mr. Soli J. Sorabjee, Sr.Adv.

Ms. Vibhe Datte Makhija

Mr. Manish Kumar, Adv.

Mr. Ansar Ahmad Chaudhary, Adv.

UPON tearing counsel the Court made the following 0 A D E R

We have persent the Report of the Committee constituted pursuant to this Court's order to suggest remedial measures to tackle with the problem of ragging in educational institutions. An elaborate report has been submitted by the Committee beaded by Dr.R.X. Raghawan. According to the Committee, the following factors need to be focused to tackle with the problem:

- (a) Primary responsibility for ourbing ragging rests with scadenic institutions themselves.
- (b) Ragging adversely impacts the standards of higher education.

- (c) Incentives should be evailable to institutions for curbing the menace and there should be disincentives for failure to do so.
- (d) Eurolment in academic pursuits or a campus life should not impunize any soult citizen from penal provisions of the laws of the land.
- (e) Rayging needs to be perceived as failure to inculcate human values from the schooling stage.
- (f) Behaviours) patterns among students, particularly potential 'raggers', need to be identified.
- (2) Reasurer against ragging must dater its recerrence.
- (h) Concerted action is required at the level of the school, higher educational institution, district administration, university, State and Central Governments to make any curb effective.
- (1) Hadis and the Civil Society should be involved in this exercise.

The Committee has made several recommendations. For the present, we feel that the following recommendations should be implemented without any further lapse of time.

- (i) the punishment to be mated out that to be exemplary and justifiably harsh to act as a deterrent against recurrence of such incluents.
- parent/quardian or the Boad of institution is not satisfied with the institutional arrangement for action, a first information Report must be filed without exception by the institutional authorities with the local police authorities. Any failure on the part of the institutional authority or negligence or deliberate delay in location the FIR with the local police shall be construed to see an act of culpable

negligence on the part of the institutional authority. If any victim or his parent/guardian of ragging intends to file PIR directly with the police, that will not absolve the institutional authority from the requirement of filing the FIR.

(5) Courts should make an effort to ensure that cases involving ragging are taken up on a priority basis to send the correct sessage that ragging is not only to be discourages but also to be dealt with sternment.

In addition, we direct that the possibility of introducing in the educational curriculum a subject relating to ragging shall be explored by the Mational Council of Educational Research and Training (MCERT) and the respective State Council of Educational Research and Training (ECERT). This aspect can be included in the teaching of the subjects "Human Rights".

In the prospectus to be issued for admission by equestional institutions, it shall be clearly stipulated that in case the applicant for admission is found to have indulged in ragging in the past or if it is noticed later that he has indulged in ragging, somission may be refused or he shall be expelled from the educational institution.

The Central Government and the State Governments shall launch a programme giving wide publicity to the menace of ragging and the consequences which follow in case any student is detected to have been involved in ranging.

It shall be the collective responsibility of the suthorities and functionaries of the concerned institution and their role shall also be open to sorutiny for the purpose of finding out whether they have taken effective steps for preventing ragging and in case of their failure, action can be taken; for example, denial of any grant-in-aid or assistance

from the State Governments.

Anti-regging committees and equade shell be forthwith formed by the institutions and it shall be the job of the committee or the squad, as the case may be, to see that the Committee's recommendations, more particularly those noted above, are observed without exception and if it is noticed that there is any deviation, the same shall be forthwith brought to the notice of this Court.

The Constitute constituted pursuant to the order of this Court shall continue to monitor the functioning of the anti-ragging committees and the squade to be formed. They shall also monitor the implementation of the recommendations to which reference has been made above.

Post these matters in September, 2007 for further directions on the recommendations received from the Committee.

I.A.No.3/2007 in S.L.P.(C) No.24295/2004:

Issue notice.

Ansponse, if any, by the University shall be filed within four weeks. Rejoinder, if any, within four weeks thereafter.

Mr. Gopal Subramaniam, learned amique curite shall also indicate his views.

Mrit Petition (Crl.) No.173/2006:

List this petition separately in September, 2007.

IN. Annapurna)

Madhu Saxena) Court Master